

United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/062,589	01/31/2002	Roger Q. Roberts	2860	3409
26822	7590 03/23/2005		EXAMINER	
WALTER A. HACKLER			HANDY, DWAYNE K	
	ISTOL, SUITE B BEACH, CA 92660-0755		ART UNIT PAPE	
	,		1743	

DATE MAILED: 03/23/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	97)	
	Application No.	Applicant(s)	
	10/062,589 ROBERTS ET AL.		
Office Action Summary	Examiner	Art Unit	
	Dwayne K Handy	1743	
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a replif NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by stature than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a ply within the statutory minimum of this will apply and will expire SIX (6) MO te, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communicatio BANDONED (35 U.S.C. § 133).	on.
Status			
1) Responsive to communication(s) filed on 24 I	February 2005.		
	is action is non-final.		
3) Since this application is in condition for allowed	ance except for formal ma	ters, prosecution as to the merits i	s
closed in accordance with the practice under	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1-6 and 20-25 is/are pending in the	application.		
4a) Of the above claim(s) is/are withdra	awn from consideration.		
5) Claim(s) is/are allowed.			
6) Claim(s) <u>1-6 and 20-25</u> is/are rejected.			
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/	or election requirement		
are subject to restriction and	or election requirement.		
Application Papers			
9) The specification is objected to by the Examin	er.		
10)☐ The drawing(s) filed on is/are: a)☐ ac	cepted or b) objected to	by the Examiner.	
Applicant may not request that any objection to the	e drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct		•	(d).
11) The oath or declaration is objected to by the E	Examiner. Note the attache	d Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a) All b) Some * c) None of:	•		
1. Certified copies of the priority documer	nts have been received.	•	
2. Certified copies of the priority documer	nts have been received in A	Application No	
3. Copies of the certified copies of the price		received in this National Stage	
application from the International Burea	au (PCT Rule 17.2(a)).		

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____

U.S. Patent and Trademark Office
PTOL-326 (Rev. 1-04)

Office Ac

1) Notice of References Cited (PTO-892)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

Attachment(s)

* See the attached detailed Office action for a list of the certified copies not received.

4) Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.

6) Other:

5) Notice of Informal Patent Application (PTO-152)

Application/Control Number: 10/062,589 Page 2

Art Unit: 1743

DETAILED ACTION

Inventorship

1. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Application/Control Number: 10/062,589

Art Unit: 1743

3. Claims 1-3 and 20-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gubernator et al. (6,436,351 – "Gubernator") in view of Kedar et al. (6,083,761 – "Kedar"). Gubernator teaches a multiwell reaction system. The device is best described in column 3, lines 50 through column 4, line 35:

Page 3

- (2) As is seen in FIGS. 1A, 1B and 2, the present invention provides a multi-well microtitre reaction system 15 comprising a support rack 16, having an array of reaction wells 18. Optionally, system 15 may include a reactor cap assembly 19 with an array of reactor caps 20 extending into wells 18. A porous gas distribution plate 22, having an array of holes 23 passing therethrough, is captured between support rack 16 and a gasket 24. (Alternatively, if optional assembly 19 is included, gas distribution plate 22 is captured between assembly 19 and gasket 24). System 15 further comprises a top cover 26, used to retain all of the system components together, having a plurality of holes 27 passing therethrough. Retaining clips 28, which are preferably formed integral with top cover 26, extend downwardly to matingly interlock with notches 21 in the side of support rack 16, thereby holding the system together, as is seen in FIGS. 2, 3A and 3B. The present design provides a sealed reaction environment for each of the reaction wells 18 and eliminates the problems of spillage, leakage, evaporation loss, airborne contamination of well contents, and inter-well cross-contamination of liquid samples as will be explained.
- (3) In a first preferred embodiment as seen in FIG. 3A, the array of reaction wells 18 is integrally formed together with support rack 16 as a single unit, preferably from a block of injection molded polypropylene.
- (4) In a second preferred embodiment, as seen in FIG. 3B, the array of reaction wells 18 comprises selectively removable reaction tubes which are each separately received in an array of passages 17 formed in support rack 16. In this second embodiment, each separately removable reaction well 18 operates to seal a separate passage 17, such that a sealed reaction environment above the array of reaction wells 18 is provided. In this embodiment, reaction tubes comprising wells 18 are preferably formed from glass or polypropylene and support rack 16 is preferably formed from polypropylene.
- (5) Optional reactor caps 20 are preferably formed from polypropylene and operate to substantially eliminate spillage, leakage, evaporation loss and inter-well cross-contamination among wells 18, as follows. As can be seen in FIGS. 3A to 9, each reactor cap 20 has an upper sealing plug portion 34 and a lower funnel cone portion 36. Sealing plug portion 34 is dimensioned to be slidably press fit into the open top end 30 of reaction well 18. Liquids received through a central vent 38 in each reaction cap 20 will pool at the closed bottom end 32 of each reaction well 18 as shown. Funnel cone portion 36 is dimensioned to extend inwardly into reaction well 18 and preferably terminates at a generally centrally located position in reaction well 18. Such generally funnel-shaped reactor caps, which are inserted into the top open end of a reaction well and terminate at a generally centrally located position in the reaction well, are known to exist.

The Examiner considers the reactor cap assembly (element 19) to be the element meeting the limitation of a matt having a plurality of wells having a size and shape such that it abuts the wells. The reactor cap assembly (19) has an array of reactor caps (20) with each reactor cap being comprised of an upper sealing plug portion (34) and a lower funnel cone portion (36). The upper sealing plug portion (34) abuts the top end (30) of well (18). Gubernator does not teach a pressure sensitive unidirectional valve in each of the wells. Kedar teaches a method of combining and transferring reagents in stacked plates. The embodiment of most relevance to the instant claims is shown in Figures 4, 5D, and 5E. As shown in Figure 4, the device is comprised of two elements, an upper element (12) having wells that are placed over and into the exits of the wells (22) of the lower element (14). Compounds are mixed and reacted in the wells of the upper plate and then transferred to the lower plate through centrifugation, vacuum or other forces (col. 10, lines 30-39). In Figures 5D and 5E, Kedar shows an embodiment with a tapered well having a "transitory hole" (34') that is flexible and normally closed. Upon centrifugation or application of vacuum, the hole flexes open and allows for the passage of fluid. When the force is removed, the hole closes again (col. 13, line 62 - col. 14, line 6). The Examiner considers this feature to be a unidirectional valve as required in the independent claim. It would have been obvious to one of ordinary skill in the art to add the valves from Kedar to the assembly of Gubernator. One would add the valves to the caps to control flow of liquid or gas through the end (37) of each cap.

Application/Control Number: 10/062,589

Art Unit: 1743

4. Claims 4-6 and 23-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gubernator et al. (6,436,351) and Kedar et al. (6,083,761) and further in view of Harris (4,473,094). Gubernator and Kedar, as combined above in paragraph XXX, teach every element of claims 4-6 and 23-25 except for a duck billed valve in each of the wells. Harris teaches an air inlet that admits filtered gases into a fluid container that has a duck billed valve in the inlet housing. The presence of the duck billed valve prevents fluid from contacting the air filter to reduce the risk of bacterial contamination due to back flow through the valve (Abstract, col. 4, lines 1-23). It would have been obvious to one of ordinary skill in the art to combine the duck billed valve from Harris with the device of Kedar. One would add the duck billed valve from Harris to aid in the prevention of fluid flowing back through the valve while drawing fluid through the valve and into the lower plate.

Page 5

Response to Arguments

5. Applicant's arguments, filed 2/24/05, with respect to the 102 rejection(s)of claim(s) 1-3 and 20-22 under Kedar (6,083,761) have been fully considered and are persuasive. Applicant has now amended the independent claims to include the limitation of the matt wells having a size and shape abutting a corresponding well. The Examiner agrees with applicant that Kedar does not teach this feature and no longer anticipates claims 1-3 and 20-22. Therefore, the 102 rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Gubernator and Kedar.

Application/Control Number: 10/062,589

Art Unit: 1743

Page 6

Conclusion

6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Dwayne K Handy whose telephone number is (571)-

272-1259. The examiner can normally be reached on M-F 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Jill Warden can be reached on (571)-272-1267. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

DKH

March 14, 2005

Supervisory Patent Examiner